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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/619,165	07/11/2003	Gregory Smith	BEAS-01365US0	6762
23910 FLIESLER ME	7619,165 07/11/2003 Gregory Smith 910 7590 11/01/2007 LIESLER MEYER LLP	EXAMINER .		
650 CALIFORNIA STREET			KIM, PAUL	
			ART UNIT	PAPER NUMBER
		2161		
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			11/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

2	Application No.	Applicant(s)			
	10/619,165	SMITH, GREGORY			
Office Action Summary	Examiner	Art Unit			
	Paul Kim	2161			
The MAILING DATE of this communication	appears on the cover sheet w	rith the correspondence address			
Period for Reply A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUN R 1.136(a). In no event, however, may a . riod will apply and will expire SIX (6) MO atute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status	<i>(</i>				
Responsive to communication(s) filed on 1 This action is FINAL 2b) Since this application is in condition for all closed in accordance with the practice und	This action is non-final. wance except for formal ma				
Disposition of Claims					
4) Claim(s) 1,3-8,10,29-35 and 37-45 is/are p 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1,3-8,10,29-35 and 37-45 is/are re 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and Application Papers 9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co	drawn from consideration. ejected. nd/or election requirement. niner. accepted or b) □ objected to the drawing(s) be held in abeya rrection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119		•			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 2/14/07,6/6/07,8/13/07.	Paper No	Summary (PTO-413) b(s)/Mail Date Informal Patent Application 			

Page 2

Application/Control Number: 10/619,165

Art Unit: 2161

DETAILED ACTION

- This Office action is responsive to the following communication: Amendment filed on 13 August
- 2. Claims 1, 3-8, 10, 29-35, and 37-45 are pending and present for examination.

Response to Amendment

- 3. Claims 1, 3, 5, 7-8, 10, 29-35, 41, and 43-44 have been amended.
- 4. No claims have been cancelled.
- 5. No claims have been added.

Information Disclosure Statement

6. The information disclosure statements (IDS) submitted on 14 February 2007, 6 June 2007, and 13 August 2007 are in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statements are being considered by the examiner.

Claim Rejections - 35 USC § 112

7. As per the rejection of claims 30-35 and 37 under 35 U.S.C. 112, Applicant amendment has been acknowledged. Accordingly, the rejections are hereby withdrawn.

Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Art Unit: 2161

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 9. Claims 1, 3, 5, 7-8, 10, 29-30, 32, 34-35, 37-39, 41, 43-45 are rejected under 35 U.S.C. 102(e) as being anticipated by Park et al (USPGPUB 2004/0024812, hereinafter referred to as PARK), filed on 5 November 2001.
- 10. **As per independent claims 1, 29, and 38,** PARK teaches:

A method of searching a plurality of content repositories, comprising:

- providing for the representation of the plurality of <u>service provider</u> content repositories as a virtual content repository (VCR) {See PARK, Para. [0035], wherein this reads over "an integrate search service for integrating data from various data sources and allowing for search based on search conditions"} that includes a content model {See PARK, Para. [0059], wherein this reads over "a container document object model (DOM) object"},
 - the content model including a set of content nodes and a set of hierarchy of nodes {See PARK, Para. [0041], wherein this reads over "The containers 74 are stored in a directory 72 having a hierarchical structure, and the directory 72 may include one or more sub-directories"} Such that a content node is created for each of the plurality of <u>service provider</u> content repositories {See PARK, Para. 0074, wherein this reads over "all containers can be discriminately identified" and "the node of a content can be searched in a container DOM object, at which the content is positioned, based on an element name and a unique number"},
 - each content node <u>identifies a service provider content repository</u>, <u>and each content node</u> is associated with its own content schema {See PARK, Para. 0054, wherein this reads over "[t]he converter object repository 90 stores Extensible Stylesheet Language (XSL) rules for converting XML provided from the containers 74 in the content repository 70 into a predetermined output format."},
 - a hierarchy node is created for different types of content available in the plurality of <u>service provider</u> content repositories {See PARK, Para. 0074, wherein this reads over "content in each container can be discriminated from each other"},
 - each hierarchy node is associated with one or more of the plurality of content nodes {See PARK, Para. [0041], wherein this reads over "The containers 74 are stored in a directory 72 having a hierarchical structure, and the directory 72 may include one or more sub-directories"}, and

Art Unit: 2161

each hierarchy node is associated with its own hierarchy schema {See PARK, Para. 0054, wherein this reads over "[t]he converter object repository 90 stores XSL rules for separately converting the two types of XML"};

- wherein each one of the plurality of <u>service provider</u> content repositories implements a service provider interface (SPI) that integrates <u>each of</u> the corresponding <u>service provider</u> content repositories as <u>virtual components</u> into the VCR and such that each SPI interfaces between the VCR and the corresponding <u>service provider</u> content repository {See PARK, Para. [0069], wherein this reads over "the content producer can use the content manipulation API 51 in the service publication server"};
- searching the VCR for information that satisfies a search expression (See PARK, Para. [0035], wherein this reads over "an integrate search service for integrating data from various data sources and allowing for search based on search conditions"), including searching over each of the virtual components and the service provider content repositories associated therewith; and
- <u>providing search results</u> {See PARK, Para. 0035, wherein this reads over "such services can use data from any data source to provide the data to a user and transmit published data to the users terminals regardless of the type of the users terminal and a document format used in the users terminal"};

11. **As per dependent claims 3, 30, and 39,** PARK teaches:

The method of claim 1 wherein searching the VCR includes: searching each of the plurality of content repositories {See PARK, Para. 0031, wherein this reads over "the service publication server 4 may be provided with a data filtering function of extracting only data satisfying the search conditions in accordance with a given users request and a function of integrating data from a plurality of data sources in a unified format"}.

12. **As per dependent claims 5, 32, and 41,** PARK teaches:

The method of claim 1 wherein providing search results includes: combining the results of searching each one of the plurality of content repositories (See PARK, Para. 0031, wherein this reads over "the service publication server 4 may be provided with a data filtering function of extracting only data satisfying the search conditions in accordance with a given users request and a function of integrating data from a plurality of data sources in a unified format".

13. **As per dependent claims 7, 34, and 43,** PARK teaches:

The method of claim 1 wherein providing for the representation of the plurality of content repositories as a VCR includes: extending the content model to store information about the content model in the plurality of content repositories {See PARK, Para. 0074, wherein this reads over "[e]ach container is identified by a directory path 160 in a repository storing the container and its author name"}.

14. **As per dependent claims 8, 35, and 44,** PARK teaches:

The method of claim 7 wherein: the content model provides a uniform representation of content for the plurality of content repositories {See PARK, Para. [0059], wherein this reads over "a container document object model (DOM) object"}.

15. **As per dependent claims 10, 37, and 45,** PARK teaches:

Art Unit: 2161

The method of claim 1 wherein searching the VCR for information includes:

searching one or more of the content nodes, the content nodes schemas, the hierarchy nodes, and the hierarchy node schemas (See PARK, Para. [0035], wherein this reads over "an integrate search service for integrating data from various data sources and allowing for search based on search conditions").

Claim Rejections - 35 USC § 103

- 16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 17. **Claims 4, 6, 31, 33, 40, and 42** are rejected under 35 U.S.C. 103(a) as being unpatentable over PARK, in view of Official Notice.
- 18. **As per dependent claims 4, 31, and 40,** the Examiner takes Official Notice that it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the search expression include at least one of a logical expression, a Boolean operator, a nested expression, an object name, a function/method call, a mathematical function, a mathematical operator, a string operator, an image operator, and Structured Query Language (SQL).
- 19. **As per dependent claims 6, 33, and 42,** the Examiner takes Official Notice that it would have been obvious to one of ordinary skill in the art at the time the invention was made to cache the search results such that frequently returned search results may be stored for fast access to the user.

Response to Arguments

- 20. Applicant's arguments filed 13 August 2007 have been fully considered but they are not persuasive.
 - a. Rejections under 35 U.S.C. 102

Art Unit: 2161

Applicant asserts the argument that "[t]he content repository for storing data from service providers as disclosed in Park, however, is not the same as providing for the representation of service provider content repositories." See Amendment, page 10. The Examiner respectfully disagrees. Wherein Park discloses a method wherein data from various data sources are integrated, the resulting data would provide a representation of the plurality of service provider content repositories. While Applicant asserts that the disclosed invention in Park is not the same as the claimed invention, Applicant fails to further explain and point out the patentable novelty of the claimed invention.

Secondly, Applicant asserts the argument that "[t]he API for manipulating containers stored in memory or the content repository 80, as disclosed in Park, is not the same as an SPI that integrates content repositories as virtual components in the VCR." See Amendment, page 10. The Examiner respectfully disagrees. Applicant specifically asserts that the integrated "content repositories are separate from the VCR, and are instead virtual components of the VCR." See Amendment, page 10. The Examiner notes that the claimed invention recites that the SPI "integrates each of the corresponding service content repositories as virtual components into the VCR." See Claim 1. Accordingly, it is noted that content repositories cannot be separate from the VCR if said content repositories are integrated into the VCR. Additionally, wherein Park discloses a system wherein "[a] single container 74 conceptually indicates a single virtual page of a logical web site" and the container is converted in to a container document object model (DOM) object, one of ordinary skill in the art at the time the invention was made would recognize that Park indeed does disclose an SPI that integrates content repositories as virtual components in the VCR.

Lastly, Applicant asserts the argument that "[a]n object that converts a container into XML format is not the same as a content model that includes a set of content nodes and a set of hierarchy nodes." See Amendment, page 10. The Examiner respectfully disagrees. Park discloses a method wherein a container is converted into a document object model (DOM) object

Art Unit: 2161

(i.e. the content node). Furthermore, it is noted that Park discloses that "the content transformation module 54 is provided with a document in an XML format from the container DOM object." See Park, Para. [0059]. Accordingly, one of ordinary skill in the art would discern that Park indeed does disclose a content model that includes a set of content nodes and a set of hierarchy nodes.

For the reasons stated above, the rejections under 35 U.S.C. 102 are sustained.

Conclusion

21. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

22. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Kim whose telephone number is (571) 272-2737. The examiner can normally be reached on M-F, 9am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Apu Mofiz can be reached on (571) 272-4080. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/619,165 Page 8

Art Unit: 2161

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Paul Kim Patent Examiner, Art Unit 2161 TECH Center 2100

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